GOVERNMENT/INDUSTRY AERONAUTICAL CHARTING FORUM

Instrument Procedures Group May 4-5, 1998 HISTORY RECORD

FAA Control # 98-01-199

SUBJECT: RVR Accuracy and Conflict With Flight Visibility (Issue 99-02-220, *Use of RVR Minima*, submitted at ACF 99-02 also included)

BACKGROUND/DISCUSSION: There are two areas of concern pertaining to RVR, which present a problem to air carrier flight operations. The first is the increasing use of non-precision, or quasi-precision instrument approach procedures by air carrier aircraft to runways on which RVR is the controlling minimum. The second issue is the requirement under FAR 91.175(c)(2) and 91.175(d) that, from MDA or DH to landing, the pilot find the flight visibility to not be less than the visibility prescribed in the standard instrument approach procedure being used. (FAR 91.189 does not impose a flight visibility requirement upon Category II operations, although the DH concept is the same as for precision Category I operations.)

Although the FAA recognizes only one DH in fact, during low RVR conditions, pilots often rely on approach lights to descend below DH (or depart MDA). Until the runway is clearly in view, pilots are uncertain that they can make a safe landing. Thus, this sighting of the runway (or more typically HIRLs during low RVR conditions) is when the **second** visual-segment decision is made whether to land or miss the approach.

According to the FAA's air carrier inspector guidance material, RVR is not visibility:

Paragraph 495 of FAA Order 8400.10, Air Transportation Operations Inspector's Handbook:

- "The following is a list of statements which describe what RVR is not:
 - (a) RVR is not a measure of meteorological visibility.
 - (b) RVR is not a measure of surface visibility or tower visibility.
 - (c) RVR is not a measure of seeing conditions on taxiways, ramps, or aprons.
 - (d) RVR is not a measure of seeing conditions at or near MDA or DH.
 - (e) In the U.S., RVR is not measured or reported by a human observer.
 - (f) RVR IS NOT 'VISIBILITY.' "

The Pilot/Controller Glossary defines flight visibility:

"Flight Visibility - The average forward horizontal distance from the cockpit of an aircraft in flight, at which prominent unlighted objects may be seen and identified by day and prominent lighted objects may be seen and identified by night."

Further, "RVR" is listed under the category "Visibility" in the Pilot/Controller Glossary, which means the FAA is telling the aviation community that RVR *is* visibility.

ALPA agrees with the FAA's air carrier arm that so eloquently makes the case that RVR is not visibility. At the least, RVR certainly is not flight visibility, and it is not prevailing visibility, and it is not ground visibility other than the ability to see HIRLs.

So, pilots are by regulation placed in the impossible situation of being required to assess flight visibility from DH/MDA to touchdown in a SIAP that has RVR as its controlling minimum. Not only is this an absurd legal dilemma, there are safety implications where prevailing visibility is at, or near zero, and the pilot is attempting to assess visibility, especially during a non-precision approach from below MDA to landing.

Additionally, many of the proponents of "constant descent" or "ILS look-alike" approaches want the MAP to be at the pseudo-DH point, yet they don't want to increase the visibility minimum from the Table 6 value to the distance from the MAP to the runway threshold. Because RVR is usually a very accurate measurement of the distance at which HIRLs can be seen, this creates a high likelihood that only marginal approach light visual cues will be sighted at the pseudo-DH/MAP when, in fact, RVR is at minimums. Pilots will tend to continue the approach under such conditions, thus we have built into the system a reduction in safety of flight by providing irrational RVR minimums.

Further, there are many RVR runways served by MALSR approach lighting systems. ALPA learned at the recent FAA/University of Arizona Approach Lighting Symposium that the wattage of the off-the-self floodlights used in MALSR installations has recently been decreased by almost 50% (from 120 watts to 65-75 watts). We believe the wisdom of using MALSR where RVR is the controlling minimum should be subject to review, including a comprehensive study with full industry participation.

RECOMMENDATION: This group needs to take the lead in initiating a review of flight visibility vs. RVR regulatory and operational concepts. Pilots either need to be informed about how to assess required flight visibility when RVR is controlling, or flight visibility needs to be removed from the regulation for approaches in which RVR controls. Further, we need to take a hard look at what is the rational and safe minimum RVR value to be authorized where the MAP is located prior to the runway threshold. Further, we need to review the wisdom of using MALSR ALS for runways that have RVR. Finally, we must separately review the rationality of allowing Category I precision approaches to RVR 1800, when the runway has only medium intensity approach lights.

COMMENTS: This proposal affects AFS-200 guidance to inspectors and flight crews, FAR 91.175, and TERPs 8260.3B.

Submitted by Captain Tom Young, Chairman Charting and Instrument Procedures Committee

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April 22, 1998

INITIAL DISCUSSION (Meeting 98-01): Wally Roberts presented this issue on behalf of ALPA. Two areas of concern relating to RVR and air carrier flight operations were presented for discussion: 1) ALPA believes an increasing use of non-precision, or quasi-precision instrument approach procedures by air carrier aircraft to runways on which RVR is the controlling minimum, and 2) The requirement under FAR 91.17c(2) and 91.175(d) that, from

MDA or DH to landing, pilot's find the visibility to be not less than the visibility prescribed in the standard IAP being used. ALPA takes the position that the pilots cannot assess visibility and therefore are placed into a legal dilemma. Additionally, there is concern about use of MALSR systems for RVR, and that pilot's education must be increased. ALPA made the recommendation that the Instrument Procedures Subgroup members take the lead in initiating a review of flight visibility vs. RVR regulatory and operational concepts. AFS-420 was tasked to coordinate with AFS-220 for an initial response to the group at next meeting. ACTION: AFS-410.

<u>MEETING 98-02</u>: Howard Swancy, AFS-420, briefed that ALPA has been invited to co-chair a working group for this issue. The manager, AFS-400 has indicated that AFS-410 would serve as co-chair and initiate the meeting. A briefing should be available at the next meeting. <u>ACTION: AFS-410</u>.

<u>MEETING 99-01</u>: Howard Swancy, AFS-420, briefed that an AFS-410 representative has been assigned to work this issue; however, he was unable to attend this meeting. The JAA harmonization group is also addressing this issue. AFS-410 will continue working the issue and report at the next meeting. <u>ACTION: AFS-410</u>.

MEETING 99-02: An AFS-410 representative was not available to brief this issue. Howard Swancy, AFS-420, agreed to request that AFS-410 prepare a status update for inclusion with the minutes; however, the update was not received at the time the minutes were disseminated. Issue deferred to the next meeting. **ACTION: AFS-410**.

At this meeting, Wally Roberts, ALPA, also presented the following RVR-related issue. The forum recommended that the new issue be addressed by AFS-410 concurrently with issue 98-01-199. ALPA agreed. Howard Swancy, AFS-4, was requested to provide a copy of ALPA's original issue papers to AFS-410 and request that they respond to both issues under 98-01-199

GOVERNMENT/INDUSTRY AERONAUTICAL CHARTING FORUM Instrument Procedures Subgroup November 2-5, 1999 RECOMMENDATION DOCUMENT

FAA Control # <u>99-02-220</u>

SUBJECT: Use of RVR Mimima

BACKGROUND/DISCUSSION: The FAA position, with which ALPA agrees, is that RVR is not visibility. Rather, it is a measurement only of the ability to see the HIRLs when on the runway surface in the TDZ. As a practical matter, when the controlling minimum is predicated on RVR, and when the prevailing visibility is less than the visibility equivalent of RVR, the pilot decision whether to continue descent for landing at DH or MDA is predicated solely on the sighting of ALS, then HIRL. In these conditions, the flight visibility conditions are often so minimal

that the pilot is unable to sight any object in the visual segment of the approach flight path, other than ALS or HIRLs. Where penetrations of visual segment surfaces require an adjustment upwards of the visibility or RVR minimum, it is based on the premise that the higher minimum will enable the pilot to sight the penetrating obstacle(s). This premise is logical when prevailing visibility is the controlling minimum, but is illogical and potentially unsafe when the controlling minimum is RVR.

RECOMMENDATION: RVR should be denied as the controlling minimum where penetrations of a runway's visual surfaces exist.

MEETING 00-01: An AFS-410 representative was not available to brief this issue at the last meeting. Howard Swancy, AFS-4, agreed to request that AFS-410 prepare a status update for inclusion with the minutes; however, the update was not received. Howard agreed to arrange AFS-410 participation at the next meeting. **ACTION: AFS-410**.

MEETING 00-02: An AFS-410 representative was not present to discuss the issue. Discussion is continued to the next meeting. Wally Roberts, ALPA, noted that this issue is getting some action in the FAA/JAA harmonization effort. ACTION: AFS-410.

MEETING 01-01: Hooper Harris, AFS-410, commented that he was just getting 'spooled up' on the issue. Wally Roberts, ALPA, re-briefed the issue outlining ALPA's concern that RVR should not be the basis for straight-in minimums except for precision and RNAV (with VANV) approaches. It was recommended that Hooper also coordinate with AFS-430 to determine if any rulemaking is in progress or planned on this subject. Additionally, coordination should be accomplished with the AFS specialist involved with the JAA harmonization effort. Bill Hammett, AFS-420 (ISI), agreed to provide Hooper with a copy of the original ALPA issue paper and history to date. ACTION: AFS-410.

MEETING 01-02: An AFS-410 representative was not in attendance. Issue continued to the next meeting. ACTION: AFS-410.

<u>MEETING 02-01</u>: Dave Metzbower, AFS-410, recapped the two issues and provided a history of the current Part 91.175 as taken from the Federal Register report dated January 8,1981. The underlying background indicates that the flight visibility requirement is written in stone; however there is nothing to connect flight visibility with RVR. It appears that the only time a problem exists is when the SIAP has only RVR published. Hooper Harris, AFS-410, then provided a proposed solution. He recommended the tables be revised to reflect a conversion from RVR to visibility; e.g.,

SIAP Minimum (SM /RVR)	Prior to FAF Req	Landing Flight Visibility
½ mile	½ mile	½ mile
1/2 mile or 2400 RVR	½ mile	½ mile
2400 RVR	2400 RVR	½ mile

The group agreed to this solution. Wally Roberts, ALPA, requested that guidance should be published emphasizing that only the pilot is the determining authority for visibility assessment. Hooper agreed to take the following actions: 1) Expand the RVR conversion table as noted above, 2) Develop an AIM change, and 3) Initiate the necessary rule change to Part 1.175(h)(2). ACTION: AFS-410.

MEETING 02-02: Hooper Harris (AFS-410) briefed that the agreements reached at the last ACF are valid. The flight visibility requirement concept will remain the standard. AFS-410 has entered into a rule making change to revise 91.175c(2) as well as 91.175h to reflect flight visibility vs. both ground visibility and RVR conversions. Hooper also stated that his office would work a revision of Section A of the Terminal procedures Publication (TPP) and develop necessary AIM material. Tom Schneider, AFS-420, stated that proposed visibility changes have been prepared for TERPS Chapter 3. ACTION: AFS-410.

MEETING 03-01: Rich Gastrich, AFS-410, briefed that there was no change in status for this issue. AFS-410 still has IOUs to: 1) Continue necessary rule change efforts; 2) Expand the RVR conversion table; 3) Develop applicable AIM and TPP changes. Tom Schneider, AFS-420, stated that proposed visibility changes have been prepared for inclusion in a Change to TERPS Chapter 3 – no target date was provided for the comment period. ACTION: AFS-410.

MEETING 03-02: Bill Hammett, AFS-420 (ISI), briefed that AFS-410 has reported no progress on this issue. Final action is dependent on resolution of the RNAV rulemaking effort. It is likely that TAOARC participation will be required. Ted Thompson, Jeppesen, noted that this issue is also related to the ATA FMS Task Force consideration of approaches where the LNAV/VNAV minimums are higher than LNAV-only minimums. Randy Kenagy, AOPA stated that he hopes the FMS Task Force realizes the impact a review of all RNAV procedures will have on FAA procedure development resources. AFS-410 will: 1) Continue necessary rule change efforts; 2) Expand the RVR conversion table; 3) Develop AIM, TERPS, and TPP changes. ACTION: AFS-410.

MEETING 04-01: Vinny Chirasello, AFS-410, briefed that an AIM change to paragraph 5-4-18 has been submitted for publication on August 7. The change will provide a conversion table to be used to convert RVR to either ground or flight visibility. A similar change to the FAA Terminal Procedures Publication (TPP) legend will also be required to ensure all material is in agreement. John Moore, AVN-503, offered to staff this as an IACC Requirement Document (RD) through the IACC at the next Member Point of Contact (MPOC) meeting. Bill Hammett, AFS-420 (ISI) recommended that the TPP legend change be made coincidental with the August 7 AIM publication to ensure agreement. There was some discussion and wordsmithing of the proposed language and conversion table. Tom Schneider, AFS-420,

noted that this was a stopgap measure pending acceptance and publication of a new Chapter 3 for TERPS that will achieve FAA/JAA harmonization. He recommended that a Part 91.175 rule change effort await the new TERPS criteria. Jerry Ostronic, AFS-220, agreed to review guidance in FAA-H-8083, *Instrument Flying Handbook*. ACTION: AFS-410, AVN-503, and AFS-220.

MEETING 04-02: Vinny Chirasello, AFS-410, briefed that all paperwork has been completed to make the RVR conversion chart in the AIM and the TPP legend identical to what is published in TERPS. The AIM material has been forwarded for inclusion in the Feb 05 AIM. Mike Riley, NGA, briefed that the Requirement Document (RD) for the TPP change has been approved and it will be charted on November 25th. Tom Schneider briefed that the proposed TERPS re-write of Chapter 3 may require further changes when approved. All agreed the

current issue could be closed. Item Closed.